IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

MAPLEBEAR, INC., D/B/A	§	
INSTACART,	§	
	§	CIVIL ACTION NO. 25-CV-00137-
Plaintiff,	§	SEH-MTS
	§	
v.	§	
	§	JURY TRIAL DEMANDED
FALL LINE PATENTS, LLC,	§	
	§	
Defendant.	§	

RESPONSE TO NOTICE OF SUPPLEMENTAL AUTHORITY

Fall Line responds to Instacart's recently field Notice Of Supplemental Authority (Dkt. 54) to provide two clarifications:

- 1. The *Cascades* decision that Instacart submitted was non-precedential—a fact omitted by Instacart in its notice. *See* Dkt. 54-1 at *1 ("Because we write for the parties in this non-precedential opinion").
- 2. The Federal Circuit affirmed on *Alice* step 2 based on admissions about the state of the art made by the patents-in-suit, which had priority dates in 2007. *Id.* at *1, *3. Even if those admissions were assumed true, they would not apply to Fall Line's patent, which has a priority date in 2002.

Dated: September 29, 2025 Respectfully submitted,

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I hereby certify that on the 29th day of September 2025, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

<u>/s/ Matthew Antonelli</u> Matthew Antonelli